REMARKS

This Amendment is being submitted under the provisions of 37 C.F.R. § 1.312 and its entry

is respectfully requested prior to payment of the issue fee. Claims 13, 21, 31, and 36 have been

amended for purposes not relating to patentability. In reviewing the claims in this application

upon receipt of the Notice of Allowability mailed by the Patent and Trademark Office on March 2,

2006, Applicants' undersigned representative noted minor typographical errors. Applicants'

undersigned representative did not present an amendment correcting these minor typographical

errors earlier due to an unintentional oversight. The proposed claim amendments do not constitute

"new matter." The proposed claim amendments are not believed to require any further search or

substantive examination by the Examiner.

If there is any additional matter that may be resolved by telephone or fax, the Examiner is

requested to contact the undersigned. Applicant does not believe that any fees are due in

connection with this submission. However, if such petition is due or any fees are necessary, the

Commissioner may consider this to be a request for such and charge any necessary fees to deposit

account 23-3000.

Respectfully submitted,

WOOD, HERRON & EVANS, L.L.P.

William R ale,

William R. Allen

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